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and without Exception, and without Indicia Disconting, which is dwelly incident Subject MATHER JURISDICTION! WINKON Subject ex horselvering, We Cours lacked of diesal Discussion to praedice law ench in undering a phase of "Not rome the brench in his issuance of Preficiency as a regumne to Challenger to Mr. Counts assummed as pur you Poditioner's lights under 28 use 636 authorized by the US Supremy Consts Juliament (8) THE STATE & ANDICHARY HAVE FAILED TO PRODUCE "WEILHESS PEPDET 2017, Which satisfied Wr. County Commit would yet, Mr. County has forted to transique or stocker of Indies and donial of the Pertitiones! Fights to Dun Process under lune over reach of Mr. Count's Logislated powers mandanted under 28 use 636 to produce
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Shadis Indorrests in clear contracted in Conflict with 28 USL 455, and realizate to divest themselves a endleds of inderved butters even their being solid elements for the dispussed & has strong remains to a see to milities 1) Wift both the State of the private forging Indiciary re-presenting the interests of f Starty having failed to argue, prat a full Holdidavit of Touth, produced Vecord by the Protitioner, they have acquiresced, and they have accepted & AGREED to facts of truthes in ovidence, and to turns is conditions sut forth in over 20 by the Prolitioner, @With those HAREEMENTS, altocit TACIT IN Nastuve, the State of the Audiciary have lieft the Battle field in Dishoner in DEFAULT, Loading this US District Convit the single Lask of Derforming a "Logal analysis" of the facts and a recommended pagrett 6 of 8

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Nov. 9, 2017 An Allonge da Nov. 8 Afficiarit + Redition The following stadements of facts here all gone I unprotested & unrebutted by both the state Private Twelfff fucheral District, and Which has presulted in their Acceptance & AGREEMENT tothelands - touths in exidence, and to the Trerms 3 8 2 Conditions sut forth in all of the Reditionis = 1 Commercial Affidadolo, Pretidions, Witiens, Will of in & Error, and Write of Habron Corprise 3 1. Having hold Ale Bathefield in Commercial Distor I in Ofero County should be allowed to onter any further Eupper court case, other than to issue a full Fille Apology to the Putitioner and to the officers of this us District Court for having DISHONDRE 2. Agrents theory " Sanchez remain alive today by the Wherey & Evacr of God and the Reditioner, are the Ruther them orininalizing the Petitioner's conduct, brehavior & actions, Duntar & Saucher mored to was, as both should have to would have EF Killed for their arrogance, Stupicky, disrespect

and their advandine (day) induced self-importance and bellieurunen 3. Middler to State or the 12th Judicial Distr Ar divo County has a valid, bout make of in years by CONTRACT with the Politioner, ed. ceffer 49 Days, as they had the tree will 3 Knowledgradola Consunt of the Potitionies, and they have seed to produce a drue & open mine West-inte seemed & stamped Agreed Warrant Cody Colorado, vecluend to writing (IT Amendment). Link Dath of Office, Ilair bonds, manyanero Liability their 10 Bodges, and the Vidaora lochague as buing the weenlydory whichenes & would & could reconnected & acoust the Religioner of all wrong spine, - It was a felong off. Por these fuder Anal's to have conspired collected to comminder traspass outs the Returnings DVWate property to brutally assault how Kidney bin. Transport him droken & group him, and have hold in unlawful capatridy for the Last! Days + Countrie! 4. The State of the Tive 19th Judicial Diched Agent & officions have, by their sucres & Deaniese were have Accepted & AGREED to the flesty burns fray & correct, and to the Troms & Conditions PEPVESERD in Westing by the Reductioner. To Traving & Constituous Androdes, but are NOTH moted page 2 of 5.

to: full reliet, remody, and compensation is injuries + damages 1895(3): and 15 USC 1 5, This us District Court, or the Wagistrate Court he evidence, as there is No arg to what the evidence is and The Pullence Says! The Pred s rights, injured no No form of Law on hability imposed ho State, nov Many injury! Daly the Pre.
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willord & knowledgeable consunt to any reviolentially breaking where the State, the fueliciary on opposing common is allowed to reduce to the Ballio Profes as if they had never be fill 6. The Petitionin will also OBJECT on for the Procord, to a "Legal Analysis" by the
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to begin with Mod to be redundant, but To When Plu State - Ludierary accepted - HOREED - to the Putitioner's Afficiality through Their SILEMEE. and where the us Supreme Court has, on multiple ocassions, equated SILENCE with FRAND, Whim a party hars a dudy + obligation to respond, & Court ruled in those eases, "Silvenese of this kind by this, or any other court of Law!" This Predictionies of Africand Ynolds only to the trulls & feeds closely in evidence on the record, as the court is the record of its rentries & submissions, and all Charles Court are charged with maintaining & prosperding the hours, character, intogrily, and the decorum of the court, and where only the facts & truths shall product as all other fictions, notions It is so \$ so it shall be, on It is so \$ 50 M Shall be, on this, then

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trom my wife \$ family. May God have Movey - grace upon the Souls of those who enslave + punish for prize & protit, for as surely as the Son will set, their dreasures shall be lost as Seal! page 5 of 5 VICE- 508

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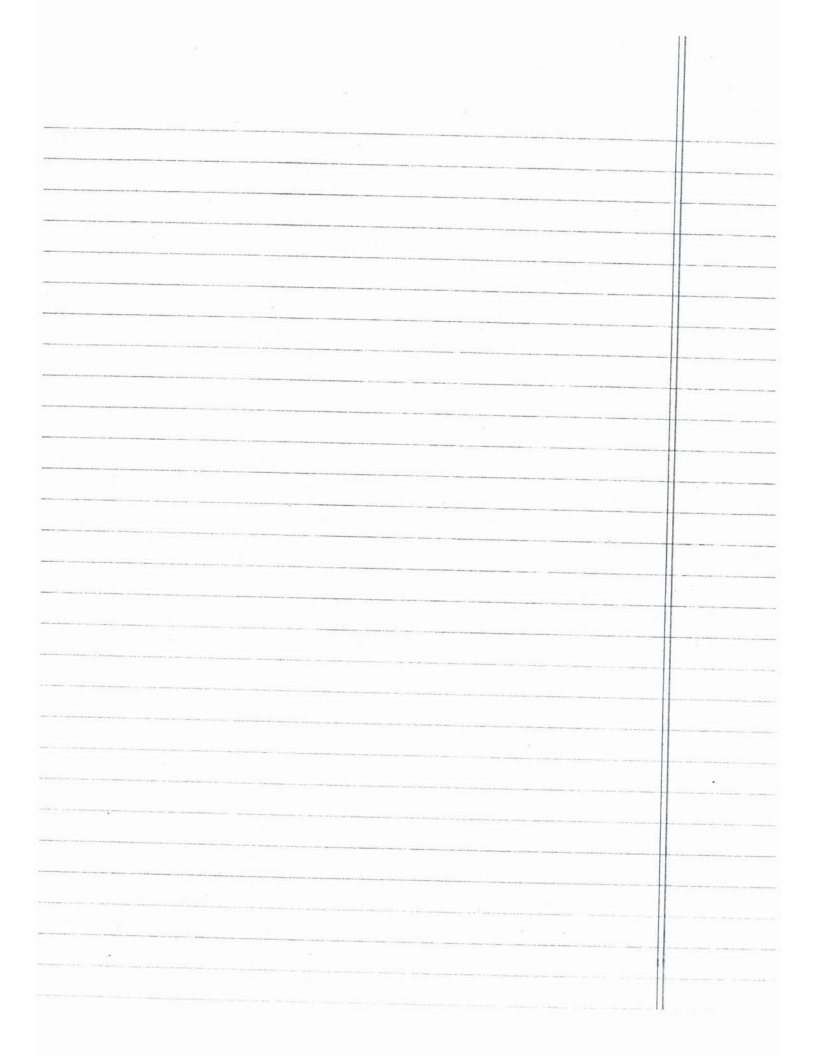
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ASSIDA HOWARD \* Notice to Court 9 Duta: Oct. 19, 2017 Carry Stever Duance To: James Counts; Administration Charles PE: M-38-EP-2017-00034 /DA-105-CK-2017-0041 Subsect : Notice of Apparentment of Public Detender Jonathan William as of oct 18, 2017; Public Dudandays from Mario Torres 20 I am instruction the Court to order Mario a forward all exculpatory documed tiles helpful in resonmenting i acqueling the Afterna of all Wrongdown Miller ASAT, 50 that devather then Patition the Const ruleges of the afternal board on the facture The prospection to produce trans nature : cause against the afficient within 72 hours from from his arrest; @ Lack of prospection; (3) Forduse to provide Due Process: (2) Multiple Violations: Hopewations of the Allians natural + unalumble + Constitutional rights; ->

B) Proceeding & Errors; O Found war the Con Filing Calou paperts 180 dury Tom la experience (10) Evid ence Robbury, 29 Seal Jon 39 Proc day 1 (8) Conspices to deprive Correlation, (36) Restatiation account a fragillared Crime Victim, Wilmess & informant or 18 456 3771, (37) Tax & Jasion: 158 Manacing & Ba Rockling Endancer Meni a Wonefeely, and LACK OF SUBJECT MATTE OVER THE LIVING AFFIRMT, W ANTHORITY CHERE BO-7722 7 18 USL 481 - 482 PEFORE FORWARD IN PRO-SE-CUTING THE HE Page 2 04 3

Mr. Jovathan Willia will be tasked with available to the Court; including the email communications of the Afficial with the the Arrest Warrent that thenter was alregal to be in sorther of was, in fact, mill, void, distrative and most, as were all other charges brought by the state of Colorado, But officials truths as presunted by the Altiant. New Mario State & Judicine officers own mythod to reaming the Affraids remail Communications has been had with to Sunator Rand Paul; Sunator Whetevel Burnet, 45 Mary Last Service, General Conserd for the Us Marshal Survive Troy Grandy, Prosidente Affer review, you Must agree that the Pra-Ser Cotions First & Foral Erver was Vielm, Wohness + Inforpolat. REPERTING CRIME CHNNOT BE CONVERTED BY THE STATE UNTO TSW- 18 456 3771], Cing Sun Dro @
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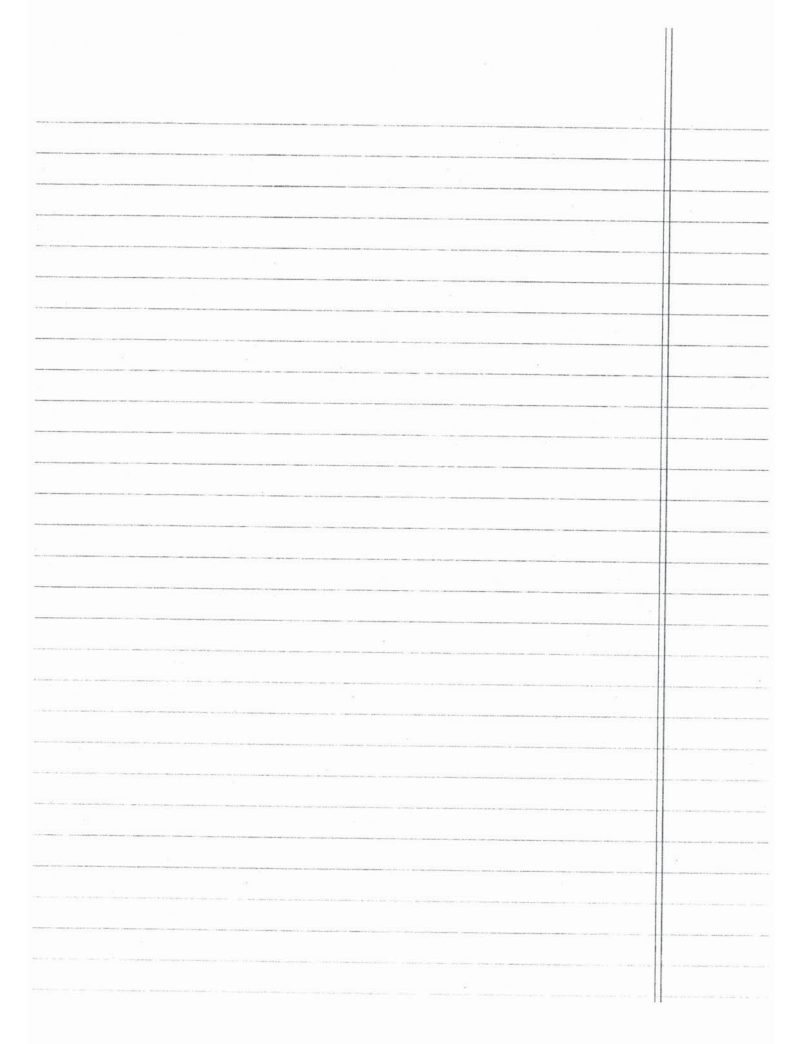
& Affidavit & - WRIT OF KABERS CORPUS -Date: October 21, 2017 Curry; Steven Duance Alamogordo, NM RU: STATE OF NEW MONDO VS. STEVEN DURANE CURPY CAUSE NO. MAGISTRATE COURT 1 M-38-ER-2017-60036 " DISTRUT COURT : D-1215-CR- 2017-00 SUBJECT! AFFIDAVE PETITION / MOTICE & WRIT OF HABERS CORPUS FOR ON BEHALF OF THE LIVING HIT HANT NOW IN FURLED CAPTIVITY AGAINST AIS FREE WILL The Affrant, as a peaceful standing bring, a non-combatant civilian crima victim, waters and informant under the productions constraints et 18 use 3771, and in the free willed execution at his plantival, unalienable, communicial, and pro-se-cutors to produce & prosunt to the private + public records of the above Admini-Starative & Ministerial Probate Court Actions the deducal Corpus Dilecti, as in the full body of evidence preving that for Living Affrond is in Jad, the the Commal Complaint fabricated by With Hunter, and in the "Fruit of the Poisonous True Known as the Tydidmund" by the Grand tury, which was assembled & convenied in Ex Polt Facto fashion by Mr. Huntar DA Esquibel in order Dagn of 1

respective their false considering of the fiving Afficial using falor narrations, pur jured tratificanies, and color of law, all to cover & coneval their lack of prosecution, donial of the Afdronds rights of Die Process, and their continual violations? and inherited rights. (Siere See the V. We Weal (1994)). - The Aldrand is well within his rights to revoke store, or by the private foreign fadering that The presents the interrests of the STATE, and the you agreement. [ Sove Hale V. Henker (1905), Failure of Ner Pro- Se- Cutors to produce the Affront's "Double Contification" within 72 hours Corpus Delevati named in the above Instruments. I shall result in nullification + voiding of these I instruments, the discharge of dismissal of progreations onso, and the immed who religion of for Africant with the grant of his full ast and themast It is 50 & So it shall Be! Com Them would died To the rule of tramely due him under pan Har Rights Reserved

October 22, 2017 COUNTER-CLAIM: MAGISTRATE COURT Almagords, Nm STEVEN DAMNE CUPPY OUS DAVID J. Hunder ? David Sanches In their private capacities; WRIT OF REPLEVIN: WRONGFUL DEATH; VOLUNTARY MANSLAUGHTER; ATTEMPTED MURDER; DEPRIVATION OF HUMAN RIGHTS UNDER COLUR OF LAW; AGBRAVATED FIRST DEGREE ASSIANLY BATTERY CRIMINIAL TRESPASS. RECKLESS ENDANGERMENT; INLAND PIRACY; EXTORTION KIDWAPPING; FALSE HEREST, WEUNG FUL IMPRISONMENT AND CAPTURTY, CRUEL & UNUSUAL PUNISHMENT; CRIMES FARINGT HUMANITY! RETALIFITION AGAINST A PROTECTED CRIME VICTIM, WITHESS THEORMANT; PERSURY IN THE FIRST DEGREE; JURY TAMPERIALO; WITHESS THOMPERING; FUDENCE TAMPERING; THEFT OF PRIVATE PROPERTY! THEFT OF PRIVATE FIRENRMS; HUMAN TRAFFICKING! HUMBAL SLAVERY; DEBT- SLAVERY; PERSONAGE; PEONAGE KRESS GANGING : FUELLS CORRESTION; PACKETERING: MONEY LAUNDERING; GANG RELATED CRIMES; PUBLING AN ANTI-TRUST FNTERPRISE; RUNNING A MONOPOLY; CRIMINAL IMPERSONATION OF A PEACE OFFICER: CONSPIRACY TO COMMOT ALL OF THE SAID DETENSES HEREIN: YEMED ROBBERY; FAILURE TO PRODUCE VALID ! LEGITIMATE ARREST WARRANT WROM DEMAND; THILLIPE TO PRODUCE DENTIFICATION, DATH OF OFFICE, BONDS & INSURANCE ON DEMBILD; MISHPRESTLON; Pergus #1 of 3

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Page 2 of 3
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Afterdaded y to: October 21, 2017 Curry Charge Des NEW WEXLO VS, STEVEN DUME RICY COURT RYTE COURT: AFFIDAVIT /PETI COLOR OF LAW! 12, 18 456 4081 4082 5 VII Murend mans 1 18 450 241 1 1895 (3): 18 use 401 4 402 21 STATEMENT OF FUNTS! of his 1 seeing wheel go Misnypropriated - Public Land 3. Judiciary Het of 1789 prohibits issuigar of and I would dow to a word 3 The second State, First in Time 4. office funder & Canchar or menelly trospass 4 1 page 1 at 8